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DATE MAILED: 05/30/2006

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/415,890	10/08/1999	BORJE S. ANDERSSON	UTXC:5281	5425
32425	7590 05/30/2006		EXAMINER	
FULBRIGHT & JAWORSKI L.L.P. 600 CONGRESS AVE.			LEVY, NEIL S	
SUITE 2400	,555 A V E.		ART UNIT	PAPER NUMBER
AUSTIN, TX 78701			1615	

Please find below and/or attached an Office communication concerning this application or proceeding.



## UNITED STATES DEPARTMENT OF COMMERCE

PRIMARY EXAMINER

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Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
09/415890		ANDERSSON	
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		L	ART UNIT PAPER NUMBER
		,	16/5. 5728706
•	INTERV	DA IEW SUMMARY	TE MAILED:
All participants (applicant, applicant	t's representative, PTO personnel	)):	
1-10	PARMER	•	
	1 MAINER	(3)	
5/2	00/	(4)	
Date of Interview	<i>57</i>		
Type: Personal	(copy is given to applicant	$\square$ applicant's representative).	
Exhibit shown or demonstration cor	nducted: Yes No If yes, t	orief description:	<del> </del>
Agreement  was reached.  w	/as not reached.	•	
Claim(s) discussed:	MENT 86/3405		·
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Identification of prior art discussed:	ST RELORD		
		-	V 0
Description of the general nature of	what was agreed to if an agreem	ent was reached, or any other con	nments/Keuroevee
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to address	2nd # lsm	our will or	to be base class
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111791142 340/22	D-(1)) Of- IN VENSO	of parent wi	a sealder.
( A fuller description, if necessary, at must be attached. Also, where no cattached.)	nd a copy of the amendments, if a opy of the amendments which wo	available, which the examiner agre ould render the claims allowable is	eed would render the claims allowable available, a summary thereof must be
1. Alt is not necessary for application	nt to provide a separate record of	the substance of the interview.	
Unless the paragraph above has be	en checked to indicate to the con JDE THE SUBSTANCE OF THE I PLICANT IS GIVEN ONE MONTH	trary. A FORMAL WRITTEN RES	PONSE TO THE LAST OFFICE ACTION 713.04). If a response to the last Office TO FILE A STATEMENT OF THE
2. Since the Examiner's interview rejections and requirements the is considered to fulfill the respect the interview unless box 1 about 1	onse requirements of the last Offi	ice action, and since the claims are ice action. Applicant is not relieve	e now allowable, this completed form of from providing a separate record of
Examiner Note: You must sign this fo	orm unless it is an attachment to a	another form.	I has
FORM PTOL-413 (REV 1-96)			NEIL S. LEVY

FORM PTOL-413 (REV.1-96)